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10/810,936 03/26/2004 Richard Duk Wong Hahn Hahn.R-15 9886 22197 7590 06/08/2006 EXAMINER GENE SCOTT; PATENT LAW & VENTURE GROUP KATCHEVES, BASIL S 3140 RED HILL AVENUE ART UNIT PAPER NUMBER	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
GENE SCOTT; PATENT LAW & VENTURE GROUP STATEMENT LAW & VENTURE GROUP APT UNIT PAPER NUMBER	10/810,936	03/26/2004	Richard Duk Wong Hahn	Hahn.R-15 9886	
3140 RED HILL AVENUE	22197	7590 06/08/2006		EXAMINER	
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	COSTA MESA	A, CA 92626-3440		3635	

DATE MAILED: 06/08/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. Applicant(s)						
	Office Astion Commons	10/810,936	HAHN, RICHARD DUK WONG				
	Office Action Summary	Examiner	Art Unit				
		Abdul Manaf	3635				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES OF THE MAILING DATES OF THE MONTHS FROM THE MAILING DATES OF THE MONTHS FROM THE MAILING DATE OF THE MONTH OF T	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this co D (35 U.S.C. § 133).				
Status							
1)🖂	Responsive to communication(s) filed on 26 M	larch 2004.					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This	action is non-final.					
3)	Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the	merits is			
	closed in accordance with the practice under \boldsymbol{E}	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Dispositi	on of Claims						
4)🖂	Claim(s) <u>1-6</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdraw	wn from consideration.					
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-6</u> is/are rejected.						
·	Claim(s) is/are objected to.						
8)[_]	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
9)	The specification is objected to by the Examine	r.					
10)[The drawing(s) filed on is/are: a) \square acc	epted or b)☐ objected to by the	Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* 3	See the attached detailed Office action for a list	or the certified copies not receive	ed.				
Attach	t(c)						
Attachmen 1) Notice	τ(s) e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	s)/Mail Date				
3) 🔀 Infon Pape	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date <u>05/04/2005</u> . , 3/14/05	5) Notice of Informal F 6) Other: MARKED F		-152)			

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DETAILED ACTION

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Omum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1 – 6 are rejected on the ground of nonstatutory double patenting over claims 1 and 2 of U. S. Patent No. 6,755,000 since the claims, if allowed, would improperly extend the "right to exclude" already granted in the patent.

The subject matter claimed in the instant application is fully disclosed in the patent and is covered by the patent since the patent and the application are claiming common subject matter, as follows: a molding tile apparatus for mounting onto abutting wall surfaces having a first and a second wall abutment vicinity (forming a seem, an inside and an outside corner) comprising a first and a second corner turning portion, a

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separate leg portion integral with each of the first and second corners; and having a recess and an insert.

Furthermore, there is no apparent reason why applicant was prevented from presenting claims corresponding to those of the instant application during prosecution of the application which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

In regard to claim 1, the U.S. Patent No. 6,755,000 claims a molding tile apparatus comprising a first horizontal, lateral extent corner turning portion having a leg portion integral with the first corner turning portion, both having an interface between them defined by a thickness differential (claim 1).

In regard to claim 2, the U.S. Patent No. `000 claims a molding tile apparatus wherein the corner-turning portion provides a frontal recess, and further comprising a separable frontal decorative insert adapted (claim 1).

In regard to claim 3, the U.S. Patent No. '000 claims a molding tile apparatus comprising a second corner turning portion integral with the leg portion and spaced apart form the first corner turning portion in opposing juxtaposition, the second corner turning portion having a horizontal, lateral extent; an interface between the leg portion and the second turning portion defined by a thickness differential (claim 1).

In regard to claim 4 the U.S. Patent No. `000 claims a molding tile apparatus wherein the second corner-turning portion provides a frontal recess, and further comprising a separable frontal decorative insert (claim 2).

In regard to claim 5, the U.S. Patent No. `000 claims a molding tile apparatus comprising a wall abutment vicinity forming an inside and an outside corner, wherein combination the apparatus comprising a corner turning portion having a horizontal, lateral extent; and at least one separate, horizontally oriented, linearly extensive, leg portion abutting the corner turning portion; the interface between each of the leg portion s and the corner turning portion is defined by a thickness differential (claims 2).

In regard to claim 6, the U.S. Patent No. `000 claims a molding tile apparatus wherein the corner turning portion comprising a separable frontal decorative insert (claim 1).

Claim Objections

Claim 5 is objected to because of the following informalities: "portions" in line appears to be a typographical error. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 – 6 are rejected under 35 U.S.C. 102(b) as being anticipated by the U.S. Patent 6,309,036 to Ancel.

In regard to claim 1, Ancel discloses a molding tile apparatus 10 comprising a first horizontal, lateral extent corner turning portion 24 having a leg portion 12 integral

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with the first corner turning portion, both having an interface between them defined by a thickness differential (see Marked Fig.).

In regard to claim 2, Ancel discloses a molding tile apparatus wherein the cornerturning portion provides a frontal recess 26, and further comprising a separable frontal decorative insert (see Marked Fig.) adapted.

In regard to claim 3, Ancel discloses a molding tile apparatus comprising a second corner turning portion 75 integral (Abstract) with the leg portion and spaced apart form the first corner turning portion in opposing juxtaposition (Fig. 3), the second corner turning portion having a horizontal, lateral extent; an interface between the leg portion and the second turning portion defined by a thickness differential (see Marked Fig.).

In regard to claim 4, Ancel discloses a molding tile apparatus wherein the second corner-turning portion provides a frontal recess (see Marked Fig.), and further comprising a separable frontal decorative insert (see Marked Fig.).

In regard to claim 5, Ancel discloses a molding tile apparatus 10 comprising a wall abutment vicinity forming an inside and an outside corner (see Marked Fig.), wherein combination of the apparatus is comprising a corner turning portion 75 having a horizontal, lateral extent; and at least one separate, horizontally oriented, linearly extensive, leg portion 12 abutting the corner turning portion; the interface 75 between each of the leg portions and the corner turning portion is defined by a thickness differential (see Marked Fig.).

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In regard to claim 6, Ancel discloses a molding tile apparatus wherein the corner turning portion comprising a separable frontal decorative insert (see Marked Fig.).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Abdul Manaf whose telephone number is 571-272-1476. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Friedman can be reached on (571) 272-6842. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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05/18/2006

Ban Kelle EXAMILIER AU 3635 5/23/06

U.S. Patent Oct. 30, 2001 US 6,309,036 B1 Sheet 1 of 3 16 <u> 20</u> 18 102 20 **3A** 18 DECORATIVE 44 FRONTAL RECESS INSERT MOLDING THE APPARA TUS FRONTAL 26 RECESS -73 INTERFACE 24 1ST CORNER TURNING PORTSON 28 INSIDE CORNER OUTSIDE GRNER THICKNESS DIFFERENTS